BK 1542PG 0726

PersonaLine deed of trust

Joshua Malone	<u></u>	TO Olive	Branch	BANCO	RPSOUTH BAN
(hereinafter referred to as the "Bank".)8966	<u>6 E. Goodman R</u>	oad, Olive Br	anch, MS	38654	7 ()
In consideration of \$10.00, in hand paid, and of	ther valid consideratior	coi	vey and warran	t to James	E. Woods
Part of the Northwest Qu BEGINNING at a point in the c east line of Mississippi High Woolsey Road, said point bein at the Southeast corner of Co along the centerline of Wools 30.8" — E along an old fence	centerline of hway No. 305, ng N-84° 52' 0 edar Farms Sub sey Road 211.7 line 212.40 f	Woolsey Road, as measured a 9.6" - E, 77. division; the 6 feet to a peet to an old	1661.93 fallong the color of th	eet east eenterline st of a P 52' 09.6" ace S-6° 5 galvanize	of the of .K. nail - E, 9' d pipe
at an old fence corner; thene to an old one-inch angle iron along an old fence, crossing of 208.71 feet to the point of 1.025 acres in the north half DeSoto County, Mississippi.	n at an old fe an old concre of beginning,	nce corner; to te monument a containing 44	hence N-6° t 182.11 f ,648.450 s	' 46' 37" eet, a di quare fee	- W stance t or
his is the first lien on the above described property IN TR	y except EUST FOR THE FOLI	LOWING PURPOS	ES:		
I. (A) To secure payment of all PersonaLine indebtedness am of Four Thousand Dollars and	No/100				000.00
nat being the maximum amount of present and/or future indebtedness nade on or before the $oldsymbol{16tb}$ day of $oldsymbol{July}$	<u>2002</u> _	; said date being the maturity	date hereof with all inc	lebtedness secured he	reunder being due and
ayable in full on said date. The balance on the indebtedness sec	sured hereunder shall be no m	nore than Four 1		ollars and	L No/100 :
The indebtedness to the Bank is evidenced by that certain Percereby secure by execution of the Deed of Trust together with all art or periodic future advances thereunder and hereinafter agreed torth in the Agreement and the monthly statement issued there	interest which may accrue on to be made to and paid by the	i the indebtedness and any :	renewals, modificatio	ns or extensions the	ereof in whole or in
aid indebtedness bearing interest at a rate as provided in said Agree (B) Also any other indebtedness heretofore, now or hereafter cor uch other indebtedness be evidenced by note, open account, overdraft o (C) Also any amount paid out or contracted to be paid, by the sa ssessments, and any other liens or charges. All such additional indebt	ement together with attorneys' ntracted with either said bank o or any other manner whatsoever, id bank or the bulder of said inde	or the holder of the above described including also any indebted of ebtedness to protect the protect to be protected.	ribed indebtedness by t ess of any Grantor mad- rty herein described or	as joint maker, suret	y, endorser or Grantor.
(D) Also to secure any renewal or extension of all or any part of his Deed of Trust and Agreement. II. The Grantors agree and bind themselves as follows: To promp	atly fulfill and comply with all of	the terms and conditions aver	arred and provided for	m tha indahtadnasa sa	
nd Agreement; to pay all expenses and costs in any way incident lothis: ermit waste of said property; to keep the improvements thereon fully in years of said indebtedness, as their interest may appear	trust deed; to keep said property nsured with property authorized	free from all tax liens of every Linsurance companiès against	kind; to keep the impro . loss by tornado and fi	vements thereon in re re, payable in the even	asonable repair and not it of loss to the owner or
III. All payments made, as well as the proceeds of all property des hether such collaterals are placed to secure the indebtedness herein s rocceds of same may be applied by said bank or the holder of the ind IV. If the Grantor should default in any one or more of the obligation	set forth or any other indebtednoolehtedness secured by this Deed ns. conditions, and terms of the l	ess to said bank or the holder d of Trust and the said Agree Personal ing agreement and di	of the indebtedness de ement as they deem to	escribed in this Deed of their best interest as of Trust barrier or if the	of Trust, as well as the nd at their election.
sterially misrepresent matters relating to said indebtedness or the proper if the Grantors act or fail to act in a manner that adversely affects the ankruptoy Laws or State Insolvency Laws, then the Bank or the holder cost due and payable, and said trustee shall take possession of said proper vertised and made in the manner sales of like property are required by la	Bank's secured interest, including the indebtedness or any part the rty and sell same, or a sufficiency was to be adventised and made and	ng but not limited to the Gran hereof shall have the right to do y thereof to pay said indebteds for execution, but the trustee sh	tors adjudication as ba eclare the entire indebta tess, at public outery for tell have the right to fix	nkrupt or insolvent up edness of every kind s or cash to the highest b	nder either the Federal ecured by this deed of bidder, such sales to be
r execution sales; and, in case said property is situated in more than one se of personal property too cumbersome to move, then such sale may by a of the proceeds of the sale, the trustee shall pay all the indebtedness of V. The owner, or owners of said indebtedness whether they be the play subsequent Trustee; and if there be more than one owner of said indew, and filing the same with the Clerk of the Chancery Court of the counding; and any such substituted Trustee shall have all the powers c	e county, the sale may be made in e made without the presence of set f every kind secured by this Dece e original owner, or owners by as ebtedness and they should disage noty where said property or any	in either county at his discretion such property, or on the premit d of Trust, including a reasonal ssignment, may, whenever the	n, but shall be advertisses where the same mable trustee's fee and the ey deem fit appoint a Trustee's feet and the ey deem fit appoint a Trustee than the extension of the exte	ed in all counties when y be situated at the dis- expenses of executing rustee in the place of the	re situated; and, in the scretion of the trustee. this Deed of Trust. no one herein named, or
VI. Should the Trustee take possession of the property herein convie management, control and collection of said property as well as the reneficiaries under this Deed of Trust it is agreed and understood, will bright and without any further notice and the Trustee herein or his sue.	veyed, such Trustee may withouents, issues and profits arising the entitled to have a receiver approcessors may be appointed as su	herefrom and in order to effect pinted by order of any court of c ich receiver and until so appro-	tually carry out this pu competent jurisdiction, pted, he may act in all	rpose said Trustee or which receiver man b	his successors and the
ghts hereunder conveyed as it he were a Trustee subject to all the te VII. If the property secured hereunder shall be transferred, assign uch filing during the term of this Deed of Trust or any renewal or exter default under the terms and conditions of this Deed of Trust and Agree ank, immediately become due and payable.	erms and conditions of this tru ud, conveyed, or otherwise encu asion thereof without first obtain ment and the unpaid principal of	ist properly appointed by deci imbered, or if liens are filed ag- ning written consent of the sai f and accrued interest under th	ree of court. ainst the property and r d bank or the holder of s te Agreement secured b	not removed within fif- said indebtedness, the y this Deed of Trust sl	teen (15) days after any in the Grantors shall be hall, at the option of the
VIII. The said Grantors herein expressly waive the provisions of S iew will maintain the required minimum balance as set forth in the Per- greement. IX. This Deed of trust is given and taken in renewal and extens	sonaLine Agreement and that fa	ilure to do so may be deemed a	default under the terms	nd furthermore agrees and conditions of this	and acknowledge that s Deed of Trust and the
corded in Book	deeds and records	-	Count	y, Miss., and is in no	way intended to void
Witness my signatures, this the 16th	_day ofJuly	Mah Ma	lans		2002
				G. Dz	17/33
TATE OF MISSISSIPPI	ppeared before me	a notary n	ublic	NOTAL	NY 2
ounty of <u>DeSoco</u>)	∴Ioshua Mal			PIRI Trost Deed on	C sand
the acknowledged that he Given under my hand and seal of office, this y commission expires C4-09-2004		Kathy;	5- Java Notary Public	Na South	monarata .
TATE OF MISSISSIPPI } I, the unders	signed, Clerk of the Cha	ancery Countar MS	-DESOTO GO	County d	o hereby certify
at the within Trust Deed was filed for record in m	y office on the	day of	545	A	A.D.,
o'clock andM., and that	Trust Deed in my offic	e.	# ##n Meg 05	ent, is nów du	ily recorded in
iven under my hand and seal of said Court, this the					_,

LDC - 172 REVISED 12-98

Depared by & Return to:

O'BRIEN LAW FIRM, LLC 7090 MALCO BLVD., SUITE 110 SOUTHAVEN, MS 38671 (662) 349-3339

TRUST DEED
FROM
TO
Trustee
State of Mississippi, County
I, the undersigned Chancery Clerk of said County, hereby certify that this Trust Deed was filed for
o'clock
the day of and that the same is duly recorded in Book
Nopagerecords of Trust Deeds in my office.
Witness my hand and seal thisday
of Clerk
By D. C.
Clerk's Fee \$
BANCORPSOUTH BANK TUPELO, MISSISSIPPI ORGANIZED 1876